

K NICKERBOCKER SAVINGS
BANK, 84-85, corner of 11d st. — Open daily from

JO. A. M. to S. F. M.—The charter of this Institution secures to miners and females married or unmarried, the entire control of all moneys deposited in their names.
WILLIAM W. CAMPBELL, President.
ANNON WILLIS, Secretary.

EXCHANGE on SAN FRANCISCO.
—SIGHT BILLS ON
COOKE BROTHERS & CO.,
San Francisco, in sums to suit. For sale by
AMOS R. FENO, No. 74 Broadway.

OGDENSBURGH or NORTHERN
RAILROAD OF NEW YORK—The Coupons on the Bonds of this Company, due April 1, will be paid on and after that day, on their presentation at the office of J. A. UNDERWOOD & SON, No. 72 Merchants' Exchange, N. Y., or that of the Treasurer, in Boston.
W. T. EUSTIS, Treasurer.

ALBION MINING COMPANY.—The

W. M. Greenknobs of the above string Company are notified that an assessment of fifty cents a share has been levied, payable on or before the 15th day of April next. By
D. L. HASKELL, Sec'y.
New York March 15, 1852

CAPITAL \$200,000.
Office N. 184 Broadway, corner of John-st.
This Company, having its Capital all paid in, is now
ready to take risks on buildings, merchandise, and property
generally.

DIRECTORS.

James Wright,	Wm. B. Douglas,	Wm. Babcock.
Edw. Van Schaick,	Wm. H. Smith,	Dea. Ly. Salisbury,
Clinton Gilbert,	Wm. H. Gerritt,	D. H. Arnold.
J. F. Wheelwright,	Joseph Stuart,	John Randall,
Isaac Harzen,	Wm. H. Appleton,	P. H. Vandervoort.

James Suydam, Isaac N. Phelps, W. R. Vermilyea,
James Stokes, Calvin Burr, H. M. L. Scott,
P. W. Kugs, Samuel Colgate, John Nicholson,
E. H. Herrick, John J. Phelps, M. L. Seymour,
H. M. Owen, Norman White, S. P. Smith,
JAMES WRIGHT, President.
JOHN PARKER, Secretary.

CALIFORNIA INSURANCE.—The subscribers, having had several years' experience in Life Insurance, offer to parties going to California to pro-

ture policies of Life Insurance on the most favorable terms, and in companies offering undoubted security. Life Insurance, either home or foreign, will receive careful attention. Policies will be issued to persons of any age, and they are such privileges of compensation and residence as will meet the wants of the insured. Books and pamphlets furnished gratis. Apply, personally or by letter, (post-paid) to

JUDD & HOLLISTER,
Agents and Correspondents,
No. 37 Wall st., (Jauncey-court) second floor.

THE LIFE INSURANCE—National Loan

LIFE INSURANCE.—*General Agent.*
Fund Life Assurance Society of London (General Agent's Office, No. 7 Grand-st., Jersey City.)—This is a Company continuing to offer assurance on all lives payable in cash or annuity, at the lowest rates of premium. It is the oldest and most successful in the United States, and on California and other special hazards, at fair rates of premium. For terms, blank forms, &c., apply as above, to
J. LEANDER STARK, General Agent.

THE NEW ENGLAND LIFE
STOCK INSURANCE COMPANY of New Haven,

Copartnership.

NOTICE OF LIMITED PARTNERSHIP.—Notice is hereby given that the undersigned have formed a limited partnership pursuant to the Statutes

of the State of New York, that such partnership is to be conducted under the name or firm of O'NEILL & COLLINS, that the respective interests and shares of the said partners in the buying and selling of tobacco on account of the said limited partnership, and on commission in the City of New York, that the names of all the general and special partners interested therein are DAVID O'NEILL, JAMES B. COLLINS, and ROBERT H. ARKENBURGH, that the said David O'Neill, who resides in the City of Brooklyn, is now acting as the sole agent of the said partnership in the City of New York, and that the said James B. Collins, who resides in the City of Albany and State of New York, is the general partner in the said partnership.

eral partners, and that the said Robert H. Arkenburgh, who resides in the City, County, and State of New-York, is the special partner, that the said Robert H. Arkenburgh, the said special partner, has contributed as capital to the common stock of said limited partnership the sum of five thousand dollars in cash, and that the said limited partnership is to commence its business on the first day of February, one thousand eight hundred and fifty-two, and to terminate on the second day of February, one thousand eight hundred and fifty-five.—Dated, New-York, January 31, 1852.

DAVID O'NEILL,

**JAMES H. COLLINGS,
ROBERT H. ARKENSBUUGH.**

MESSRS. CARLETON & CO. having
on this day sold their entire partnership estate and
assets to **ABRAHAM F. BROTHINGHAM**, who there-
upon will hereafter be conducted by him, and all debts due
owing to Carleton & Co. are to be paid to him.—New York,
Feb. 15, 1852.

CARLETON & CO.
The firm of **CARLETON & CO.** has been this day dis-
solved by mutual consent.—New York, Feb. 15, 1852.

(Copy.)

CHARLES G. CARLTON,
CHARLES CROSBY,
HENRY J. BRADY,
ROBERT CHARLES.

Expresses, &c.

GREGORY'S CALIFORNIA PACK-
AGE AND PARCEL EXPRESS—The subscribers
will receive the same at a **DISCOUNTED PRICE.**

THEKUS, on MONDAY, 5th April at 3 P. M., in charge of a special messenger. It is necessary that goods for this Express should be delivered at our office on or before Saturday. 3d inst. Packages ought not to exceed 100 lbs. weight each, and should be water proof. Parcels received on the morning of 5th April, and left on or after 9 P. M.

TROMPSON & HILL, COCK,
Managers and Agents. No 169 Pall St., cor. Wall.

A DAMS & CO.'S CALIFORNIA EXP-
DAMS & CO. are the only California Express Agents in London. They are the only California Express Agents in London. They are the only California Express Agents in London.

W. PRESS—Agency for production of maps, etc., for California, Europe, Hawaii and Southern U. S. Ports.
JOHN W. CARRINGTON.
 Address, care of Adams & Co., No. 12 Wall-st., N. York

Legal Notices.

SUPREME COURT.—In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New-York, relative to the opening of

SIXTY-SECOND ST., from 5th av to 8th av in the City of New-York. The subscribers, Commissioners of Estimate and Assessment in the above entitled matter, duly appointed by a rule of the Supreme Court, give notice, pursuant to the requirement of an act of the Legislature of the people of the State of New-York, entitled "an act to amend an act, entitled an act to reduce several laws relating, particularly to the City of New-York, into one act, passed April 9, 1813," passed April 30, 1829, that the abstract of the Estimate and Assessment of the Commissioners in the above matter, containing the names of the owners

ers of the lots assessed, the number of lots not so fully appear on the maps of the County of Westchester, and the damage or benefit, and also all the affidavits, estimates, and other documents, which were used by the Commissioners in making their report, have been deposited in the Street Commissioner's Office of the City and County of New York, for the inspection of whomsoever it may concern, there to remain for at least sixty days before the presentation of the report to the Board of Assessors, and the present date at the time and place hereinbefore mentioned. The said Commissioners further give notice, pursuant

to the requirement of the Act entitled "An act to amend an Act entitled an Act in relation to the collection of Assessments and Taxes in the City and County of New-York, and for other purposes, passed May 11, 1940," passed May 7, 1941, to the owner of owners, tenant or tenants of all houses, and impervious or impervious structures, situated wholly, in part or in common in the City of New-York, and that all persons who are completed their Estimate and Assessment; and that all persons whose interests are affected thereby, and who may be opposed to the same, are requested to present their objections in writing to Henry Beckman, Esq., the Chairman of the said Commissioners, at

the office of the Comptroller in the City of New York, from and to which said parties have taken their oaths, and from the date of this notice; and also the limits embraced by the same, as they are so follows: that is to say, one acre or more or parcel of land, described and containing as follows: that is to say, all that part of Sixty second-st. as laid out by law between the westerly side of Fifth-av. and the easterly side of Eighth-av.; and also all that certain other piece or parcel of land bounded on the west by the easterly side of Eighth-av., on the east by the westerly line or side of Fifth-av., on the north by the street called Sixty-third-

lar with the lot on the north by the line of the center of the block between Sixty-second and Sixty-first st., excepting thereat from all those avenues or parts of avenues intersecting the said Sixty-second st. And we, the said Commissioners, do further give notice, that our report in the above entitled matter will be made and presented to the Supreme Court of the State of New York, at a special term of said Court, to be held at the City Hall, at a day to be named by New York, on Saturday, the 1st day, 1902 at the opening of the Court, on that day, or at some thereafter as counsel can be heard; and that then and there a motion will be made that

said report be confirmed—Dated, New York, March 4,
1932.
HENRY BECKMAN,
PHILIP J. MONROE, } Commissioners.
MOSES WILCOX,

HENRY E. DAVIES, Attorney. md 123ny

SUPREME COURT—Sylvester M.
Beard and William A. Cummings against Francis
Swell.—Summons for money demanded on contract. Com.
not set. —To Francis Swell, the above named defendant:
You are hereby summoned and required to answer

the complaint in this action, filed in the office of the Clerk of the City and County of New-York at the City Hall in the City of New-York, and to serve a copy of your answer to the said complaint on the undersigned, at No. 51 Wall-st., in the City of New-York, within twenty days after the service of such summons on you, exclusive of the day of such service; and if you fail to answer the said complaint within the time aforesaid, the plaintiff in this complaint will take judgment against you for the sum of one hundred and forty two \$6-10 dollars, with interest from the 6th day of December, 1851, on eight three \$4 10/100ths

from the "City and Vicinity," not less than \$100,000,000, and not more than \$1,000,000,000, dollars, besides the costs of this action.—Dated, New York, March 11, 1852.

C. N. BOVEE, Plaintiff's Attorney,
No. 51 Wall-st

m30 lawdWt

THE PEOPLE of the STATE of
NEW-YORK, by the grace of God free and independent: To all persons interested in the estate of WILLIAM HOWELL, late of the City of New-York, deceased, as creditors, legatees, next of kin or otherwise,

and greeting: You and each of you before our Surrogate required personally to be and sworn before us in the County of the City and Borough of New York in the City of New York on the 17th day of April last, at eleven o'clock in the forenoon of that day, then and there to attend the solemnization of the account of proceedings of Charles Augustus Davis, an Executor of the last will and testament of said deceased.

In testimony whereof, we have caused the seal of office of said Surrogate to be hereunto affixed. Witness my hand and the seal of said Surrogate of the County of the City and Borough of New York, this 21st day of April last.

January, in the year of our Lord one thousand
eight hundred and fifty-two.

IN WITNESS WHEREOF I have hereunto set my hand and the seal of the said Court, at New York, this 14th day of January, 1852.

A. W. BEADFORD, Surrogate.